## CHAPTER 94.

AN ACT TO AMEND CHAPTER ONE HUNDRED AND THIRTY-FIVE, PUBLIC LAWS OF ONE THOUSAND EIGHT HUNDRED AND SEVENTY-NINE, SO THAT CATAWBA COUNTY MAY BE IN-CLUDED IN ITS PROVISIONS.

The General Assembly of North Carolina do enact:

SECTION 1. That section one of chapter one hundred Ch. 135, laws 1879, dred and thirty-five of the public laws of eighteen hundred and seventy-nine, entitled an act to prevent live stock from running at large within Rowan, Davie, Cabarrus and other counties, be amended by inserting, after the word Randolph in line six of said act, the words "Ca- Catawba, Alextawba, Alexander, Burke and Guilford," so that the pro-Guilford counties inserted. visions of said act shall apply to Catawba, Alexander, Burke and Guilford counties also.

Sec. 2. That the said act be further amended by in-Election in regard to "stock serting immediately after section twenty (20) the follow-law" in districts other than towning additional section: That upon the written applica-counties. tion of one-fifth of the qualified voters of any district or territory in Lincoln, Catawba, Alexander, Burke, Guilford, Randolph, Rowan or Gaston counties, whether the boundaries of said district follow township lines or not, made to the county commissioners at any time, and setting forth well defined boundaries of said district, it shall be the duty of the said commissioners to submit the question of said "Stock law" or "No stock law" to the qualified voters of said district, and if, at any such election, a majority of the votes cast shall be in favor of said stock law, then the provisions of this act shall be in force over the whole of said district.

SEC. 3. Whenever the board of county commissioners rolling places to in any one of the counties mentioned in this act shall county com'rs. determine to order an election in any county, township or district, as provided in section two of this act, they shall establish convenient polling places therein, giving